ECITY OF CHARLOTTE, NORTH CAPOLINA *

his Secretary

DISMISSAL ORDER

In the above-captioned matter, an Administrative Law Judge ("ALJ") of this Department issued an initial decision in favors of the complainant; Ms. Betty Beatty, following which an appeal from that decision was filed with the Secretary of Labor by Ms. Beatty's employer, the City of Charlotte, North Carolina. On January 6, 1982, Ms. Beatty sent me a letter which states: "I hereby withdraw the charge set forth above. This matter has been settled to my satisfaction, and I have signed a full release. The letter was typed on Ms. Seatty's attorney's stationery, and was signed by both Ms. Beatty and her attorney. alibes andecobed Thos gives and and ordinary atheorems of the fifth

Upon consideration of the foregoing, it is hereby Ordered that the decision of the Administrative Law Judge in this matter IS VACATED, and that Ms. Beatty's complaint IS DISMISSED. we will proper a correllinate of the vice one mail apples ar the erdor one the essectioned to the personalistect

Signed Raymond J. Donovan

Tex see noting is sinced, white Raymond J. Donovan

Dated: TAN 27 198Z To a processing and mailing.

Washington, D.C.

de de later.